Lib. R. At a Councell held at S^t Peters October 9th 1679.

 $The \ R^{tt} \ Hon^{ble} \ the \ Lord \ Prop^{ry}$ $Philip \ Calvert \ Esq^{r} \ Chancelo^{r}$ $Vincent \ Low \ Esq^{r} \ Survey. \ Gen^{ll}$ $L^{tt} \ Coll: \ Henry \ Darnall$ $Coll: \ William \ Stevens$ $P^{r}esent$

At w^{ch} time was read and heard a Peticon p^rferred to the Councell board by Cap^t John Quigley being as foll. viz.

To the R^{tt} Hon^{ble} Charles Lord Baltemore absolute Lord and Prop^{ty} of the Province of Maryland & Avalon, Lord Baron of Baltemore &c^a In his L^{spps}: Court of Chancery

The Humble Peticon of John Quigley of the Collony of Vir-

ginia

Humbly Sheweth,

Unto yor Lspp that yor Peticoner being out of this Province his Kinsman, and Attorney John Deery of St Maryes City Inholder Departed this life, making his Sister Elinor Deery, his Brother Owen Quigley, and yor Petr his Kinsman his Execut^{rs} and gave us all that he had. The said Ellino^r Deery and Owen Quigley haveing never been in this Province, and yor Petr being absent one Garratt Vansweeringen of the City of St Maries Inholder That was really and bona fide indebted to the said Deery at the time of his Death, pretending himself a Creditor to the said Deery to the Judge for phate of wills &ca and that the said Deery died Intestate, procured of the sd Judge Admin con of the said Deerys Estate as of One Intestate, After weh yor Petr arrived in this Province, and und standing that the said Deery made such Will, yor Petr exhibited a Libell before the said Judge agt the sd Garratt for the vacateing the s^d Adm^rcon: & prooveing the s^d Will, the s^d Judge upon heareing the Cause pronounced the sd Deery died Intestate, and dismissed the sd Adm with Costs agt you Petr from wch said sentence of the said Judge yor Petr appealed to yor L^{spp}: in yor Court of Chancery as by Law he might, Yor L^{spp} according to the Statute of the 25th Hen. 8th cap: 19: did by a Comisso und your greate Seale appoint and Empower Baker Brookes, Henry Coursey, Thomas Taylor, and Benjamin Rozer Esqrs to be Comissionrs and a Court of Delegates, for the rehearing and Definitively Determining such cause. The said Delegates haveing in Obedience to yor L^{spps} s^d Comp. 94 miss. fully and thoroughly weighed and Considered the Evidences of both sides, and the pleadings thereupon, and being all Clearely Satisfied therein did pronounce publish and Declare

their ffinall Sentence, Judgemt and Decree which was, [The said John Deery did not dye Intestate, but that the words by